PATENT APPLICATION Docket No: 15436,252.1.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of)
	Steve Klotz et al.)
Serial No.:	10/661,200) Art Unit
Confirmation No.:	7200) 2113
Filed:	September 12, 2003)
For:	NETWORK ANALYSIS TOOL)
Examiner:	Michael C. Maskulinski)

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1.97

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please find, pursuant to 37 C.F.R. § § 1.97(b) nad 1.98(a)(1), the enclosed Form PTO-1449 which contains a list of all patents, publications, or other items that have come to the attention of one or more of the individuals designated in 37 C.F.R. § 1.56(c). While no representation is made that any of these references may be "prior art" within the meaning of that term under 35 U.S.C. §§ 102 or 103, the enclosed list of references is disclosed so as to fully comply with the duty of disclosure set forth in 37 C.F.R. § 1.56.

Moreover, while no representation is made that a specific search of office files or patent office records has been conducted or that no better art exists, the undersigned attorney of record

believes that the enclosed art is the closest to the claimed invention (taken in its entirety) of which

the undersigned is presently aware, and no art which is closer to the claimed invention (taken in its

entirety) has been knowingly withheld.

In accordance with 37 C.F.R. §§ 1.97 and 1.98, a copy of each of the listed non-patent

references or relevant portion thereof is also enclosed.

In accordance with 37 C.F.R. § 1.98(c), all English translations within the possession,

custody, control or availability of anyone designated in 37 C.F.R. § 1.56(c) of each non-English

reference, if any, are also enclosed.

Since all listed references are either in the English language or are accompanied by a

translation into English, no concise explanation of relevance is required under 37 C.F.R. §

1.98(a)(3).

DATED October 9, 2007.

Respectfully submitted,

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2